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Ice—Manufacture of. (Ord. 30619, Aug. 13, 1914.)

Sec. 45. It shall be unlawful for any person, firm, or corporation to use or to cause or permit to be used in the manufacture of ice any water from any well or irrigating ditch without first having thoroughly filtered or distilled such water.

Manure—Care and Disposal. (Ord. 30619, Aug. 13, 1914.)

Sec. 50. It shall be unlawful for any person, firm, or corporation to keep or to cause or permit to be kept or to permit to remain any manure on any premises longer than one day unless the same is kept in a bin or box made of good, sound metal, brick, stone, or concrete, or wood of not less than 1 inch in thickness, and kept covered at all times.

It shall be unlawful for any person, firm, or corporation to keep or to cause or permit to be kept or to permit to remain any manure in a bin or box on any premises for a longer period than seven days, or to fail, refuse, or neglect to clean and disinfect such bin or box or to cause the same to be cleaned and disinfected at any time when ordered so to do by the health commissioner.

It shall be unlawful for any person, firm, or corporation to keep or to cause or permit to be kept any manure within 20 feet of any church, school, or hospital or any other place where food or food products are kept or stored, or any window, door, or other opening of any residence, dwelling house, hotel, or lodging house.

Provided, however, That nothing in this section contained shall be deemed to prohibit the maintenance of manure in a pile or piles for fertilization of the soil, if a permit shall have been granted therefor by the health commissioner, and if such manure shall be maintained more than 200 feet from any residence, dwelling house, hotel, or lodging house. Each such permit shall designate the location where such manure shall be kept and the amount that may be so kept. It shall be unlawful for any person, firm, or corporation to keep or to cause or permit to be kept any such manure at any location other than that designated in such permit or in any amount greater than the amount named in such permit.

Domestic Animals—Communicable Diseases—Notification of Cases—Places for Treatment of. (Ord. 30619, Aug. 13, 1914.)

SEC. 53. It shall be unlawful for any person, having under treatment, or owning, or having possession, control or knowledge of, any animal affected with glanders, farcy, tuberculosis or anthrax, or with any other infectious or contagious disease, to fail, refuse or neglect to report, in writing, to the health commissioner immediately upon obtaining knowledge that such animal is so affected, giving the location of such animal, the name of the disease with which the same is affected, and the name and address of the owner of such animal.

SEC. 54. It shall be unlawful for any person, firm, or corporation to establish, conduct, or maintain any stable, hospital, or other place for the treatment of diseased horses or other animals within the city of Los Angeles without first applying for and receiving a permit, in writing, from the health commissioner so to do.

Sec. 55. It shall be unlawful for any person, firm, or corporation owning or having the control or possession of any animal affected with glanders, farcy, tuberculosis or anthrax, or with any other infectious or contagious disease, to permit such animal to go or to be in or upon any public street, alley, or other public place, or to come in contact with any other animal not so affected.

Stables—Washracks. (Ord. 30619, Aug. 13, 1914.)

SEC. 57. Every washrack used for washing vehicles or horses shall have the sink or sand box thereof lined with or constructed of cement, and such sink or sand box shall be properly connected with an accepted public sewer, or with a cesspool constructed in the manner required by ordinance.